

CERTIFIED FOR PUBLICATION

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

SECOND APPELLATE DISTRICT

DIVISION FOUR

BARRY A. BOWMAN,

Plaintiff and Respondent,

v.

TOMMIE WYATT, JR., et al.,

Defendants and Appellants.

B207468

(Los Angeles County
Super. Ct. No. BC329390)

ORDER MODIFYING OPINION
AND DENYING REHEARING
[NO CHANGE IN JUDGMENT]

THE COURT:*

It is ordered that the opinion filed herein on July 1, 2010, be modified as follows:

On page 5, line 3, “\$776,339” is replaced with “\$776,399.[Fn. 3]” Footnote 3 reads: “The judgment erroneously indicated an award of \$776,339 for past economic loss, but it accurately reflected the total damages award of \$15,735,404.” All subsequent footnotes will require renumbering.

There is no change in the judgment.

The petition for rehearing is denied.